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7 8	LINITED STATES	S DISTRICT COURT				
9	NORTHERN DISTRICT OF CALIFORNIA					
10) No. C-03-3709-SI				
11	In re CV THERAPEUTICS, INC. SECURITIES LITIGATION) <u>CLASS ACTION</u>				
12	This Document Relates To:) [PROPOSED] FINAL JUDGMENT AND				
13	ALL ACTIONS.) ORDER OF DISMISSAL WITH PREJUDICE)				
14		DATE: March 9, 2007 TIME: 9:00 a.m. COURTROOM: The Honorable Susan Illston				
15		COURTROOM. The Honorable Susan Histon				
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This matter came before the Court for hearing pursuant to an Order of this Court, filed December 18, 2006, on the application of the Settling Parties for approval of the settlement set forth in the Stipulation of Settlement dated as of October 16, 2006 (the "Stipulation"). Due and adequate notice having been given of the settlement as required in said Order, and the Court having considered all papers filed and proceedings held herein and otherwise being fully informed in the premises and good cause appearing therefore, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that:

- 1. This Judgment incorporates by reference the definitions in the Stipulation, and all terms used herein shall have the same meanings set forth in the Stipulation.
- 2. This Court has jurisdiction over the subject matter of the Litigation and over all parties to the Litigation, including all Members of the Class.
- 3. Except as to any individual claim of those Persons (identified in Exhibit 1 attached hereto) who have validly and timely requested exclusion from the Class, the Litigation and all claims contained therein, including all of the Released Claims, are dismissed with prejudice as to the Lead Plaintiff and the other Members of the Class, and as against each and all of the Released Persons. The parties are to bear their own costs, except as otherwise provided in the Stipulation.
- 4. Pursuant to Rule 23 of the Federal Rules of Civil Procedure, this Court hereby approves the settlement set forth in the Stipulation and finds that said settlement is, in all respects, fair, reasonable, and adequate to, and is in the best interests of, the Lead Plaintiff, the Class and each of the Class Members. This Court further finds the settlement set forth in the Stipulation is the result of arm's-length negotiations between experienced counsel representing the interests of the Lead Plaintiff, the Class Members and the Defendants. Accordingly, the settlement embodied in the Stipulation is hereby approved in all respects and shall be consummated in accordance with its terms and provisions. The Settling Parties are hereby directed to perform the terms of the Stipulation.
- 5. Upon the Effective Date, the Lead Plaintiff and each of the Class Members shall be deemed to have, and by operation of the Judgment shall have, fully, finally, and forever released, relinquished and discharged all Released Claims against the Released Persons, whether or not such Class Member executes and delivers a Proof of Claim and Release form.

 $[PROPOSED] \ FINAL \ JUDGMENT \ AND \ ORDER \ OF \ DISMISSAL \ WITH \ PREJUDICE$

- 6. Upon the Effective Date, all Class Members and anyone claiming through or on behalf of any of them, will be forever barred and enjoined from commencing, instituting, prosecuting, or continuing to prosecute any action or other proceeding in any court of law or equity, arbitration tribunal, or administrative forum, asserting the Released Claims against any of the Released Persons.
- 7. Upon the Effective Date hereof, each of the Released Persons shall be deemed to have, and by operation of this Judgment shall have, fully, finally, and forever released, relinquished and discharged the Lead Plaintiff, each and all of the Class Members, and Lead Counsel from all claims (including Unknown Claims), arising out of, relating to, or in connection with the institution, prosecution, assertion, settlement or resolution of the Litigation or the Released Claims.
- 8. The distribution of the Notice of Pendency and Proposed Settlement of Class Action and the publication of the Summary Notice as provided for in the Stipulation and Order Preliminarily Approving Settlement and Providing for Notice constituted the best notice practicable under the circumstances, including individual notice to all Members of the Class who could be identified through reasonable effort. Said Notice provided the best notice practicable under the circumstances of those proceedings and of the matters set forth therein, including the proposed settlement set forth in the Stipulation, to all Persons entitled to such notice, and said Notice fully satisfied the requirements of Federal Rule of Civil Procedure 23, the requirements of due process, and any other applicable law.
- 9. Any plan of allocation submitted by Lead Counsel or any order entered regarding the attorneys' fee and expense application shall in no way disturb or affect this Final Judgment and shall be considered separate from this Final Judgment.
- 10. Neither the Stipulation nor the settlement contained therein, nor any act performed or document executed pursuant to or in furtherance of the Stipulation or the settlement: (a) is or may be deemed to be or may be used as an admission of, or evidence of, the validity of any Released Claim, or of any wrongdoing or liability of the Defendants or their Related Parties; or (b) is or may be deemed to be or may be used as an admission of, or evidence of, any fault or omission of any of the Defendants or their Related Parties in any civil, criminal, or administrative proceeding in any court, [PROPOSED] FINAL JUDGMENT AND ORDER OF DISMISSAL WITH PREJUDICE

- C-03-3709-SI - 2 -

administrative agency or other tribunal. Defendants and/or their Related Parties may file the Stipulation and/or the Judgment in any other action that may be brought against them in order to support a defense or counterclaim based on principles of *res judicata*, collateral estoppel, release, good faith settlement, judgment bar or reduction, or any other theory of claim preclusion or issue preclusion or similar defense or counterclaim.

- 11. Without affecting the finality of this Judgment in any way, this Court hereby retains continuing jurisdiction over (a) implementation of this settlement and any award or distribution of the Settlement Fund, including interest earned thereon; (b) disposition of the Settlement Fund; (c) hearing and determining applications for attorneys' fees and expenses in the Litigation; and (d) all parties hereto for the purpose of construing, enforcing and administering the Stipulation.
- 12. The Court finds that during the course of the Litigation, the Settling Parties and their respective counsel at all times complied with the requirements of Federal Rule of Civil Procedure 11.
- 13. In the event that the settlement does not become effective in accordance with the terms of the Stipulation or the Effective Date does not occur, or in the event that the Settlement Fund, or any portion thereof, is returned to the Defendants, then this Judgment shall be rendered null

Case 33:03:03:09/2007 ag Page 51.6f 13

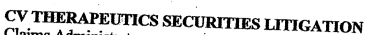
1	and void to the extent provided by and in accordance with the Stipulation and shall be vacated and				
2	in such event, all orders entered and releases	delivered in connection herewith shall be null and void			
3	to the extent provided by and in accordance	with the Stipulation.			
4	IT IS SO ORDERED. 3/9/07	C. Mari			
5	DATED:	THE HONOD ADLE CHICAN HIL CTON			
6		THE HONORABLE SUSAN ILLSTON UNITED STATES DISTRICT JUDGE			
7	Submitted by,				
8	LERACH COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP				
9	PATRICK J. COUGHLIN JEFF D. FRIEDMAN				
10	SHANA E. SCARLETT SYLVIA WAHBA KELLER				
11	100 Pine Street, Suite 2600 San Francisco, CA 94111				
12	Telephone: 415/288-4545				
13	415/288-4534 (fax)				
14	LERACH COUGHLIN STOIA GELLER RUDMAN & ROBBINS LLP				
15	WILLIAM S. LERACH JOY ANN BULL				
16					
17	s/ Joy Ann Bull	<u> </u>			
18	JOY ANN BULL				
19	655 West Broadway, Suite 1900 San Diego, CA 92101				
20	Telephone: 619/231-1058 619/231-7423 (fax)				
21	Counsel for Lead Plaintiff and the Class				
22	S:\Settlement\CV Therapeutics.set\JGT FINAL 00039513.doc				
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[PROPOSED] FINAL JUDGMENT AND ORDER OF DISMISSAL WITH PREJUDICE

- 4 -

- C-03-3709-SI

EXHIBIT 1



Claims Administrator C/o Gilardi & Co. LLC PO Box 8040 San Raffael, CA 94912-8040

Please exclude the John H. Newman and Nancy C. Newman Family Trust dtd 3/18/1993 and John H. Newman and Nancy Newman, Trustees, from the Settlement Class for In re CV Therapeutics, Inc. Securities Litigation, No. C-03-3709-SI.

Details of purchases and sales CV Therapeutics during the class period are as follows:.

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CVTX		Shares	Bought	Sold
CVTX		2,000.000		
CVTX		1,000.000	10/31/2003	
CVTX		1,000.000	10/31/2003	10/31/2003
"CVTX		500.000	10/31/2003	10/31/2003
CVTX		500.000	10/31/2003	10/31/2003
CVTX		500.000	10/31/2003	10/31/2003
CVTX	_	500.000	10/31/2003	10/31/2003
CVTX		500.000	10/31/2003	10/31/2003
CVTX		500.000	10/31/2003	10/31/2003
CVTX		500.000	10/31/2003	10/31/2003
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CVTX		500.000	10/31/2003	10/31/2003
CVTX		1,000.000	10/31/2003	10/31/2003
CVTX		1,000.000	11/3/2003	11/5/2003
CVTX		1,000.000	11/3/2003	11/5/2003
CVTX		1,000.000	11/3/2003	11/6/2003
CVTX		1,000.000	11/3/2003	11/6/2003
CVTX		2,000.000	12/8/2003	
CVTX		2,000.000	1010 00	12/15/2003
CVTX		2,000.000	45.00	12/15/2003
CVTX		2,000.000		2/15/2003
CVTX'	•	1,000.000 1,000.000	FHORES	5/12/2004
			5/12/2/004	

John H. Newman and Nancy C. Newman

Family Trust dtd 3/18/1993

John H. Newman and/or Nancy C. Newman, Trustees

312 Devonshire Blvd

San Carlos, CA 94070

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2 Miner

HEL LYNCE HEE INC.

CV Therapeutics Securities Litigation

Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040

CLAIMS CENTER

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FEB 12 2007

CLAINIS CENTER

CV Therapeutics Securities Litigation Claims Administrator

Dear Sir:

This letter is to inform you that we want to be excluded from In Re CV Therapeutics Inc. Securities Litigation, No. C-03-3709-51.

We owned 250 shares of stock, however, they were purchased on July 2, 2002 and sold Sept. 10, 2003.

Sincerely,

Rock Leone

Audrey J. Leone

276 No. El Camino Real #160

Oceanside, Calif. 92054-174

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DATE DIFFORD CASE 10 PEB 2007 PM 10

CV Therapeutics Securities Litigation Claims Administrator c/o Gilardi & Co. LLC P.O. Box 8040 San Rafael, CA 94912-8040

CERTIFICATE OF SERVICE I hereby certify that on March 9, 2007, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the attached Electronic Mail Notice List, and I hereby certify that I have mailed the foregoing document or paper on March 2, 2007 via the United States Postal Service to the non-CM/ECF participants indicated on the attached Manual Notice List. I further certify that I caused this document to be forwarded to the following designated Internet site at: http://securities.lerachlaw.com/. s/ Joy Ann Bull JOY ANN BULL LERACH COUGHLIN STOIA GELLER **RUDMAN & ROBBINS LLP** 655 West Broadway, Suite 1900 San Diego, CA 92101-3301 Telephone: 619/231-1058 619/231-7423 (fax) E-mail:Joyb@lerachlaw.com

Mailing Information for a Case 3:03-cv-03709-SI

Electronic Mail Notice List

The following are those who are currently on the list to receive e-mail notices for this case.

- Elizabeth Aida Acevedo eacevedo@kellergrover.com
- Jennie Lee Anderson jenniea@lerachlaw.com
- Patrick J. Coughlin patc@lerachlaw.com e_file_sf@lerachlaw.com
- Paul H. Dawes paul.dawes@lw.com
- Jeff D Friedman
 JFriedman@lerachlaw.com
- Sean M. Handler, Esq ecf_filings@sbtklaw.com.com
- Robert A. Jigarjian CAND.USCOURTS@CLASSCOUNSEL.COM
- Michele D. Johnson Michele.Johnson@lw.com Beverly.Wilkinson@lw.com
- Reed R. Kathrein reedk@lerachlaw.com e file sf@lerachlaw.com; e file sd@lerachlaw.com
- William S. Lerach e_file_sd@lerachlaw.com
- Darren J. Robbins
- Shana Eve Scarlett shanas@lerachlaw.com e_file_sd@lerachlaw.com;e_file_sf@lerachlaw.com
- Peter Todd Snow peter.snow@lw.com carmela.ene@lw.com
- John C. Tang john.tang@lw.com kerry.markus@lw.com
- Sylvia Wahba sylviaw@lerachlaw.com e_file_sd@lerachlaw.com;e_file_sf@lerachlaw.com

Manual Notice List

The following is the list of attorneys who are **not** on the list to receive e-mail notices for this case (who therefore require manual noticing). You may wish to use your mouse to select and copy this list into your word processing program in order to create notices or labels for these recipients.

• (No manual recipients)